

The St. Johns Herald.

OFFICIAL COUNTY PAPER

Entered in the Post office at St. Johns as second class matter.

OFFICIAL DIRECTORY.

TERRITORIAL
GOVERNOR, F. A. Tittle, Prescott.
SECRETARY, M. H. Van Arman, Prescott.
TREASURER, Thomas J. Butler, Prescott.
S. P. PUBLIC INSTRUCTOR, R. L. Long, Globe.
JUDICIAL, E. P. Clark, Prescott.
ATTORNEY GENERAL, Clark Churchill, Prescott.

SUPREME COURT.
SUMNER HOWARD, Chief Justice, Prescott.
DANIEL H. PENNEY, Associate, Phoenix.
W. F. FITZGERALD, Associate, Tucson.
U. S. DISTRICT ATTORNEY, J. A. Zabierie, Tucson.
U. S. MARSHAL, Z. L. Tidball, Tucson.

COUNTY OFFICIALS.

BOARD OF SUPERVISORS.
H. Hanning, Ernest Tice.
T. S. Bunch, Clerk.
Quarterly meetings of the Board will be held first Monday in January, April, July and October.
SHERIFF. J. L. Hubbell.
PROBATE JUDGE. E. C. Bunch.
TREASURER. Domingo Baca.
DISTRICT ATTORNEY. C. L. Guttererson.
RECORDS. Alfred Ruiz.
JUDGE OF THE DISTRICT COURT. Alfred Ruiz.
JUDGE OF THE COUNTY COURT. W. M. Rudd.
CLERK OF COURT. Alfred Ruiz.
Terms of the District Court, first Mondays in February and August.

POST OFFICE.

E. S. STOVER, P. M. Office hours: Open from 9 A. M. until 4 P. M. On Sundays from 1 to 2 P. M. Mail closes going east at 11 A. M.

St. Johns, Thursday, Sept. 17.

LOCAL NEWS.

The Winslow school is in charge of Miss Leonard. The opening day was Monday last.

The Holbrook public school opened September 14, under the teachership of Mr. German.

W. L. Vinal, county surveyor, is on the jury in his new courduroy. He looks nice in them.

Bi Terrill, of Holbrook, deputy sheriff of Apache county, is in town. He always comes when wanted.

Ebin Stanley and family went home on Sunday last. Come back again, Ebin, when you can stay longer.

Lieutenant Gatewood, who has been in attendance on the court for the past week, left St. Johns for Fort Apache on Wednesday last.

Stockmen will take notice that J. W. Spafford, of Flagstaff, has for sale the celebrated Volunteer Springs range, in the San Francisco mountains.

In this case of the Territory against Charles Kinnear and Luther Martin, the jury failed to agree and were discharged. The case will be tried again next week.

Judge Zuck, of Holbrook, was caught in town, and was summoned on the special venire. Of course he feels resentful at the obstruction thus caused to his private interests, and he don't sleep any.

Howard Perkins, of Holbrook, the great entertainer, came into the city on Sunday last, in obedience to the summons of the District court, but was excused from service as jurymen in consequence of physical inability to keep his seat. Poor Perk!

The St. Johns' public school opened on Monday last. Mr. Joseph Hollister has been appointed teacher, and it is said of him that he has had twenty-five years' experience in teaching, and is a great favorite with the pupils wherever he has been stationed.

Quigley's lunch counter, at the Monarch saloon, opened in full blast yesterday. The range works to a charm and with the science that the proprietor possesses in the preparation of the articles desired, everyone will be satisfied. Meals at all hours, cooked before your own eyes and served with exquisite good taste, must gain for the rotund chef an enviable reputation.

C. E. Cooley, of Show Low, came into town just on the nick of time for the St. Johns artists to gather him in as a classic model. "Prof. Cooley has already run the line of 'Love's Young Dream,' and is now posing as Cupid at the moderate sum of \$10 per hour at the territorial artist's studio to that celebrated Knight of the Whiteash Brush, W. Darling, Esq., N. A. F. R. S., etc., etc.

Judge John A. Rush and family were compelled to leave St. Johns for their home in Prescott before the close of the term of the district court in consequence of the impaired health of Mrs. Rush. We regret the necessity of their going; already we miss from our visitors' list the cheerful voice and smiling face of their lovely daughter and the good couple that have kept joyful step with the march of time for so many years.

Gen. Clark Churchill, Attorney General of Arizona, appeared for the prosecution in the case of the Territory vs. Charles Kinnear and Luther Martin. The incisive work of General Churchill in this important case gained for him additional laurels, not only from his brethren at the bar, but from the best crowd of listeners that were fortunate enough to gain admittance to the auditorium of the court. The case will be tried again, the jury having failed to agree, when the General will be heard from again.

The three indictments against C. B. Gatewood for false imprisonment on the Apache reservation, were called on the 10th and the defendant arraigned. E. M. Sanford, as Assistant United States attorney, appeared for defendant. The plea in each case was not guilty, with leave to hereafter withdraw it and enter a plea to the jurisdiction of the court. The cases were continued on motion of defendant to the next term.

HARVEY-TIBBALLS.

Our friend D. G. Harvey, postmaster of Holbrook, in this county, and member of the mercantile firm of Field and Harvey, was married at Albuquerque, N. M. on Tuesday, September 8th, to Mrs. Libbie F. Tibballs, of the latter place. The ceremony was performed by the Rev. A. Menaul, of the Presbyterian church. The wedding was unostentatious, there being but few friends and relatives present. The parties are well known, both in Arizona and New Mexico, and are highly esteemed. Mr. and Mrs. Harvey will make Holbrook their future place of residence.

"The New Mexico Agricultural, Mechanical and Industrial Exposition and Driving Park Association, through its executive committee, has nominated and appointed Henry Reed commissioner for Apache county, Arizona, for the purpose of getting up a collection of minerals and such other goods, wares, chattels and plunder as he may deem worthy of display at the exposition." Such is the language embodied under the great big seal of our parchment. Perhaps the executive committee either individually, or collectively, scarcely appreciate the value of this appointment, or the good fortune that directed them in making it. To be a "commissioner" that every holder of specimens, every possessor of valuable gems, will hunt to deposit their articles of vertu for exhibition a man must be young, beautiful in form, rosy in health, distinguish in carriage; a Ceresus in wealth, and an entertainer that will cast the greatest efforts of that ancient mugwump Lucullus in the shade, and wrest the championship from the halls of Apollo, and we are proud to say that we "bill this bill," or "fill this bill," and ascribe all the praise to the executive committee of the "exposicion generale."

We expect to make this the boss effort of our existence on this fair earth, and in conformity with, and under the authority of our appointment, we order and direct that all persons in this county who intend to compete for the prize offered in the published official bulletins, to come as the wind comes when forests are roused; come as the waves come, when navies are stranded. Our money-jug is broken, and the savings of the past decade will be sent out broadcast over the country to push forward the good work.

Bring in your specimens of ore and the products of your farms; show the samples of your handiwork in every department of labor and art. Let the people that shall visit the Albuquerque fair look on your thoroughbreds in horses, cattle and sheep, and give Apache county a send-off that will whirl through the Union far in advance of all other aspirants for fame. Ample transportation for all articles intended for exhibition, and for all persons who intend to spend one or more days at the fair, will be provided.

We want everybody to go whether they have got a cent or not; take your sisters and your cousins, and your aunts, and "show to all the world at large" that you are lovers of the useful as well as the beautiful, and by your presence are determined to promote every enterprise that has for its object the cultivation of both.

For further information call on his excellency, THE COMMISSIONAIRE.

A very satisfactory termination of the case of the people against Nathan Barth has been reached at this term of the district court. It will be remembered by our readers that one year ago a violent altercation was had between Charles Banta and Sol Barth, at the Exchange Hotel, which resulted in a personal encounter between the two parties. At the height of the melee blood was observed by a spectator oozing from the neck of Mr. Sol Barth, who hurriedly told Nathan that his brother was being cut or killed. Upon this information, and also at the sight of his brother's blood, Nathan pulled his revolver and fired, the ball passing through his brother's hand and directly through the neck of Mr. Banta. Neither of the wounds gave serious trouble for any great length of time, though the recovery of Mr. Banta from the effects of the shot seemed miraculous. Nathan was arrested at once, and gave the necessary bond. His trial has just passed, with a full and ample acquittal. He is now receiving from the community at large, and more especially his neighbors who know him best, their heartfelt gratification of his vindication before the law. Nothing short of this would have satisfied Mr. Nathan Barth nor any member of his family. Crime was not premeditated by his act, but the feeling that inspired self-protection and that of our family assumed control of his actions, and he did just what a proper impulse directed, and for which he has received this public approbation.

The verdict in the case of Territory vs. Eutimio Baca was guilty.

COURT NOTES.

Following are the doings of the court, now in session, since our last issue: September 10, 1885.

Staab & Company vs. Sol Barth; judgment by default for \$2,193.23.

Staab & Company vs. Sol Barth; default entered in both cases.

Staab & Company vs. Sol Barth; judgment by default for \$6,146.25.

Territory of Arizona vs. Nathan Barth, on trial.

September 11, 1885.

Territory of Arizona vs. Eutimio Moreno; defendant arraigned and pleads not guilty. Case set for Tuesday, September 15.

Art McDonald vs. The Atlantic & Pacific Railroad Company; defendant's motion to quash summons sustained, and default vacated and set aside.

Territory of Arizona vs. John Evans and Charles Woods; case dismissed on motion of the district attorney.

Territory of Arizona vs. Joseph Elliott and N. Bates; case dismissed on motion of the district attorney.

Territory of Arizona vs. Nathan Barth; defendant found not guilty.

September 12, 1885.

Territory of Arizona vs. Eutimio Baca; defendant arraigned and pleads not guilty.

Staab & Company vs. Sol and Jacob Barth; on motion, the defendants to have until October 31 to file answer.

Antonio Gonzales vs. Ebin Stanley et al.; by consent the case was stricken from the calendar.

Territory of Arizona vs. Antonio Jose Chavez; on motion of the district attorney the case is dismissed.

Territory of Arizona vs. Charles Kinnear and Luther Martin; on trial.

September 14, 1885.

Territory of Arizona vs. Charles Kinnear and Luther Martin; case submitted to the jury.

September 16, 1885.

Panel of jurors excused for the term. Special venire issued for fifty jurors.

Territory of Arizona vs. Charles Kinnear; ordered that defendant give a new recognizance in the sum of \$2,000 in each case.

J. M. Latta vs. Sol Barth; tried by court and submitted for decision. Taken under advisement.

September 17th 1885.

Thomas Perez vs. Mariano Perea; on motion cause dismissed.

Fernandez Baca vs. William Morgan; tried by court and submitted for decision. Taken under advisement.

Territory of Arizona vs. Charles Kinnear and Luther Martin; jury disagreed and were discharged.

It comes to our ears almost daily that the St. Johns Herald fails to arraign the persons charged with, or suspected of, crime in this county, or neglects to let the world know that the villainy of certain bad men is destroying our credit, robbing the tax-payers and fattening on their ill-gotten gains, and that the people at large are crying for relief. Now, in all candor, let us make this reply to each and every one of the gentlemen who fail to see in the St. Johns Herald the office which solely applies to the functions of a legally organized court of law, we cannot try cases of the character which they mention; courts have been established for that purpose; when the law gets through with the delinquents, we are justified in criticising to any extent for the benefit of the community at large the effects of good government and righteousness of the laws made to punish crimes, and give warning to those who hold positions of honor, trust or profit that in "governments of the people, for the people, and by the people," justice will sooner or later overtake the violator, or violators, of its laws, and certain punishment follow as the only remedy for its evils and the only method by which the government or its peace can be maintained.

Our patrons, and all of our readers, must not always expect to find in an editorial chair a seer; must not think that he is gifted beyond the ordinary race of reasonably educated men, or that he is possessed of foreknowledge and can see through the misty future and divine with certainty that which cannot be comprehended by ordinary mortals. Be not deceived, good friends. Editors do not know much, if any, more than people of other trades or professions; they tell what they "know" daily or weekly, and therein differ, but that is all. They have no authority under the law to convict before trial, and less even before a verdict, any more than has a jury or a judge, and it is a foolhardy editor who will undertake it.

Now to the point, which we make direct to those who criticise us: Do you, gentlemen, perform all your public duty? How many men who would arraign the editor for a non-performance of his official duty, as it were, for not blazing before the world things he knows nothing of, have ever been to his office with the information that frauds, are rampant and villainy over everywhere prevails? Not one. And we venture the assertion that if one ever does pluck up courage to come he will leave with the stern injunction on us not to mention his name in connection with the "facts" he would have us make public.

Now, gentlemen, one and all, bring on your grievances; give us your names to be used, not necessarily for publication, as authority for the statements, and you will have an organ that will ever be ready to make your cases heard. Pay your bills when you receive them, and you will be better served and the editor will be better able to conduct business to his own satisfaction and also to yours.

WHETHER England will accept and be governed by the wise suggestions made in the Salt Lake Tribune, or whether that government will continue to hold the people of the Emerald Isle in eternal bondage, and receive their bitterest enmity, time alone can reveal. The civilized world is looking on with the utmost concern:

"Parnell demands the independence of Ireland. England will not grant that any more than the United States would give Cuba her independence if she were a state in the Union. But England should make Ireland as free as the Dominion or Australia is, and should restore all the lands of nonresidents to the people who, from father to son, have tilled that land through the centuries. That is, England's sovereignty should only be nominal, Ireland should be advanced to a real state in the empire, and not a dependency. It would be wise in England's policy to grant this much without debate. Her statesmen know it would, and are only restrained by false pride. They should remember that it is never undignified to be just."

LETTER LIST.

List of letters uncalled for remaining in the postoffice at St. Johns, Arizona Territory, August 31, 1885:

Aldabaz, Manuel
Alderete, Ticio
Abalos, Jose
Abalos, Jose
Bailejos, Juan
Blanchard, Thos.
Freeman, Anna
Gardened, Bientie
Gallego, Doloseo
Garcia, Cacinio
Holbrook, Carrie
Hemry, John

Herrera, Perfeta
Meetoz, Manuel
Newbro, Harry
Newman, Sohn
Norton, Thressea
Shreere, Alexandr
Stewart, Mary A.
Stell, Alfred
Torres, Jesus
Thomas, Jacob A.
Willcox, H. D.

Please ask for advertised letters.

E. S. STOVER, Postmaster.

NOTICE.
Parties knowing themselves indebted to the firm of Crosby, Patterson & Co. are requested to call at once and settle. Mr. Joseph E. Patterson has been appointed to collect and receipt all outstanding debts and pay off the liabilities of the firm.

CROSBY, PATTERSON & CO.
St. Johns, September 10, 1885.

Notice—\$200 Reward.

A reward of \$200 will be paid by the United States for the arrest and conviction of each of the robbers who were implicated in robbing the United States mails between St. Johns and Navajo Station, Arizona, on the 1st day of September, 1885.

(Signed.) J. O. CULVER,
Postoffice Inspector.
SAN FRANCISCO, CAL., Sept. 8, 1885.

SHEEPMEN.
The Apache county Sheepmen's association had a preliminary organization on the 8th of September, 1885. Twenty owners were enrolled for membership. At this preliminary meeting it was resolved to hold a convention for permanent organization and election of officers on the 1st day of November next, to which all sheepmen are earnestly invited to attend.

ANTONIO GONZALES,
Temporary Sec'y.

DIONICIO BACA

DEALER IN

THE FIFTH ANNUAL

Territorial Exposition

Will be held at Albuquerque, N. M.,

Sept. 29 and 30, Oct. 1 and 2.

Also

WINE.

LIQUORS

—AND CIGARS.—

BUYS AND SELLS

WOOL, HIDES, PELTS, GRAIN.

Springerville, Arizona.

W. A. GRANT, President.

Wm. Borchert, Secretary.

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Wm. Borchert, Secretary.

L. R. EGGERS,

ATTORNEY-AT-LAW.

(District Attorney of Yavapai County.)
PRESCOTT, ARIZONA.

Estray Notice.

Taken up as estray by the undersigned, at his ranch, twelve miles from St. Johns, one black horse about twelve hands high, branded K C on left hip and N on left thigh. The owner can have the same by proving property and paying expenses.
August 6th, 1885.
JOHN SWINBURNE.

Estray Notice.

Strayed, on or about the 18th of July, from the ranch of B. D. Wilkinson, near Carrizo, one black horse brand 3 M on thigh and shoulder. Any information leading to the recovery of said horse will be liberally rewarded. O. B. LITTLE Navajo Springs, Ariz.

\$250 REWARD.

APACHE COUNTY STOCK GROWERS ASSOCIATION.
OFFERS a reward of Two Hundred and Fifty Dollars for the arrest and conviction, or information leading to the arrest and conviction of any person stealing or driving away cattle, horses or mules, the property of members of the association.
HENRY SMITH, President.
M. H. WELLS, Secretary. Springerville, Salt Lake, via Navajo Springs. 1814-17.

NOTICE FOR PUBLICATION.]

LAND OFFICE AT PRESCOTT, ARIZONA.
September 10th, 1885.

Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before the Judge, and in his absence the Clerk of the District Court of Apache county, Arizona Territory, at St. Johns, Apache county, Arizona, on the 12th, day of October, 1885, viz: James Scott, of Show Low, Apache county, Arizona, for his homestead entry No. 303, for the southwest 1/4 of the northeast 1/4, and the northeast 1/4 of the southeast 1/4, and the east 1/2 of the southwest 1/4 of section No. ten (10), in township No. nine (9), north of range No. twenty-two (22) east.

He names the following witnesses to prove his continuous residence upon, and cultivation of, said land, viz: Robert Scott, William Morgan, R. C. Kinder and Joseph Sponsion, all of Show Low, Apache county, Arizona Territory.

THOMAS WING, Register.

ASSESSMENT NOTICE.

To Delinquents of the H. I. C. D. and B. Company.

September 9, 1885.

NOTICE IS HEREBY GIVEN THAT Assessments 2, 3, 4, 5 and 6, on the stock of the Holbrook Irrigating Canal, Dam and Bridge company, whose principal office and place of business is in the town of Holbrook, county of Apache and Territory of Arizona, were ordered by the Board of Directors, and that the last assessment matured on the 8th day of September, 1885, and all such assessments remaining unpaid on said 8th day of September there and then became delinquent.

Therefore, notice is hereby given to all share-holders that the shares on which said delinquencies occur will be sold at public auction on the 10th day of October, 1885, at 4 o'clock p. m. of said day, at the office of the Secretary in said town of Holbrook, unless said assessments have been previously paid.

F. M. ZUCK, Secretary.

PEDRO MONTANO, President.

35-51.

1885!

1885!

NEW MEXICO

Territorial Fair!

Will be held at Albuquerque, N. M.,

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Wm. Borchert, Secretary.

LEGAL NOTICES.

IN THE COUNTY COURT OF THE Territory of Arizona, County of Apache.

Emma Rachel Hixon, Plaintiff, versus Albert W. Hixon, Defendant.

Action brought in the County Court of the County of Apache, Territory of Arizona.

Territory of Arizona sends greeting to Albert W. Hixon. You are hereby summoned and required to appear in an action brought against